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GIFTS

BY W. A. HEMPHILL & CO.

ATLANTA, GEORGIA, THURSDAY, DECEMBER 4, 1873.

FOR

ALL.

**VOLUME VI---NUMBER 143** 

PRICE FIVE CENTS.

CONSTITUTION AND SUN.

From Yesterday's Evening Edition

ATLANTA, DECEMBER 4, 1878.

WEDNESDAY NOON NEWS

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TO THE ATLANTA CONSTITUTION.

N CUBA THE WAR FEELING IS RAMPANT - THE CAPPAIN-GENERAL HAS TO LEAVE.

Virginius.

At a meeting of the volunteers an insulting paper was prepared denonneing the United States, and pledging the signers never to allow compliance with the demands. Subsequently a better feeling prevailed.

The estate of ten American citizens have

J. I. ZELIN & CO., been unconditionally relieved.

Passengers by the steamer Wilmington, Passengers by the steamer wilmington, from Havana, state that the Americans in Havana are treated insultingly, and have no redress. They have great difficulty in getting Havana papers, for the reason that the authorities do not wish to divnige what is going on in Havana. Transmission of Havana papers by mail has been stopped.

Price 1 00. Sold by all Drangista.

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Judson's Marble Works, attanta, ga.,

## CONGRESS

PINCHBACK OF LOUISIANA IN SUS-PENSE.

IN THE HOUSE. WASHINGTON December 8 .- Starnes gave notice of a bill repealing so much of postal act as prohibits the passage of weekly papers free; and Cutter moved that so much of the resolution seating the Louisiana members a referred to Pinchback, be tabled. Carried. IN THE SENATE.

Edmonds is speaking to his bill for banking house. In West Virginia election contest two hours was allowed for debate.

GOTHAM DOTS.

Colorado with 47 guns went into commission to-day, commander Captain Ransom. Seven bundred men go aboard to-day. A billiard match of 600 points—three ball carom—was played last night at Tammany Hall between Garnier and Dion, for \$1,000 a

MOBILE GOES DEMOCRATIC.

Mobile, December 3. - The Democrats carried the municipal election by about 300

LOUISVILLE, December 2.—The Library drawing has been postponed to March 31st.

JACKSON, December 2.—The newspapers Pilot and Clarion requested the primers to reduce their rates to fitty cents and the printers refused. The pilot does not insist but the Clarion does. All hands in the Clarion have struck.

London, December 3.—A Berlin Alignment of the pilot does not insist but the clarion does. All hands in the Clarion have struck.

London, December 3—A Berlin dispatch states that the city of Posen will probably be declared in a state of seige in consequence of the pitra montance solitains. of the ultra montane agitations.

All vie in comforting the rescued of the Ville du Havre. Much valuable time was lost in lowering the boats. No orders were given. The officers were distracted, each helped himself. As the boat contained no first class passengers, the sailors and coal boys rushed and took possession. All rescues being effected subsequently. No life preserver was in its proper place.

Washington, December 4.—Gen. Howard has resigned the Presidency of the Howard University. Prof. Langston, colored, has been tendered the place.

## Financial and Commercial Telegraph Market Reports.

NEW YORK, December 3.—Cotton dull; sales 443 bales; uplands 15 3 4: Orleans 16 1-8. Futures opened as follows: December 15 5-32a16; January 15 1-2a15 5-8; February 15 7-8a15 15-16; March 16a16 3-16; April 15 19-32a15 5-8. Flour dull and heavy. Wheat dull and declining. Corn dull and nominally lower. Pork firm; new mess \$15. Lard scarce and firm; western steam 8 1-4. Turpentine firm at 40 1-2a41. Rosin quiet at 260 for strained. Freights dull

CHAMBER OF COMMERCE, ATLANTA, December 3, 1873.

Cotton steady at 13\frac{1}{4}13\frac{1}{2} cents.

Corn—white 85c; yellow mixed none; acked 82\frac{1}{2}c.

Wheat—white \$1 70a1 80; seed \$1 95a2 50

amber \$1 65a1 75; red \$1 50a1 60.

Oals—mixed 65c; seed 75c.

Rye—seed \$1 25a1 35.

Barley seed, none in market.

Corn Meal 85a87\frac{1}{2}. Pearl Grits \$6 per barrel.

Flour—Super \$5 50a7; extra \$7 00a8 00 family \$8 50a9; extra \$8 00a8 00 family \$8 50a9; extra CHAMBER OF COMMERCE,

Court of Fution County.

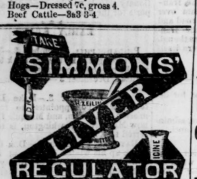
Ocal—car, 32a35

Lime—40a50c.

Lime—40a50c.

Bacom—clear sides 8 3-4; clear rib sides 8 3

Cotton yarn \$1 40. Coffee—Rio 25 1-287 1-2; La Guyra 28a30; fava 84a85; Mocha 87 1-2a40. Sugar—A 12; extra C 11 1-2; Demerara | 12a12 1-2. | Iron Ties=9 1-2c. per lb. | Bagging=2 lbs. 14 1-2; 2 1-8 lbs. 15; | 2 1-4 lbs. 15 1-2. Gunny 12 1-2. | Candles=19 1-2a20 per lb. | Cheese=16a184c. per lb.



LATENT WAR THIS unrivalled Southern Remody is warrang not to contain a single particle of MERCURY any inigrious mineral substance, but is

PURELY VEGETABLE,
RAMPANT — THE CAPTAIN—
GENERAL HAS TO LEAVE.

Amer'can Citizens Insulted in Havana.

New York, December 3 — It is announced that the resignation of President Cespedes, of Cuba, was caused by ill health only.

Key West, December 3.—A dispatch says a report was received from Havana last night, which says that the Captain-General had to leave. Senor Solor is disgusted with his mission, and wiil go home.

PURELY VEGETABLE, containing those Southern Roots and Herba, which as allowed such containing those Southern Roots and herba, which as allowed in countries where the containing those Southern Roots and Herba, which as allowed such in Containing those Southern Roots and Herba, which say leave and it is ensured to containing those Southern Roots and Herba, which as allowed such in Containing those Southern Roots and Herba, which as placed in countries where the countries where the containing those Southern Roots and Herba, which as placed in countries where the countries where the containing those Southern Roots and Herba, which as placed in countries where the countries where the countries where the providence has placed in countries where the countries where the countries where the countries where the providence has placed in countries where the countries where the countries where the providence has placed in countries where the countries where the

the do leave. Schor solor is disgated with his mission, and will go home.

The Casino Espagnol defies America, and acts independently of Spain, and will fight.

A Havana dispatch, dated Monday, says threats were freely indulged of burning the Virginius.

Wetchedness and DEATH will ensue.

This Great Unfailing SPEOIFIO will no be found the Least Unpleasant.

For DYSPEPSIA. CONSTIPATION, Jaundles Bithous attacks, SICK AEADACAE, Colle, Depression of Sprits, SOUE SFOMACH, Heart Burn Virginius.

MACON, GA. AND PHILADELPHIA

MANUPACTURER AND DEALER IN Italian and American Marble,

Monuments, Box Tombs, Head and Foot Stones, Iron Railing for Grave Enclosures,

Office and works, corner of LOYD and ALABAMA STREETS, opposite O. H. Jones & Co's. Sale and Livery Stables. Orders solicited and promptly filled. Prices reasonable.

Terms cash.

Address D. N. JUDSON, Atlanta, Ga. NEW YORK, December 3.—The Carvette LANIER HOUSE, B. DUB, Proprietor,
Macon. Georgia.
Free Omnibus to and from the Passenger Deput.

Hall between Garnier and Dion, for \$1,000 a side, the challenge cup and the championship of the world. The game was won in the sixtieth inning by Garnier, scoring 600 to Dion's 480.

GOOD.

GOOD.

MORIE COES DEMOCRATIC

To Printers. WE WILL SELL A COMPLETE OUTFIT FOR country printing office at very low figures. A goo autilition a job office, also, included. Oilv16-tf . W. A. HEMPHILL & CO



# MARILE STATUARY VASS

ANNOUNCEMENT.

Freights dull.

Gold opened at 9 1-8. Stocks active and irregular. Money 7 for gold. Exchange—long 8; short 9. Governments strong. State iregular. Money 7 for gold.

Long 8; short 9. Governments strong. State bonds strong out dull.

Arrived—Armstrong, Speed, Baltic.

Liverpool, December 3, noon.—Cotton dull and easier; uplands 84; Orleans 8 7-8 sales 12,000; speculation and exports 2,000; uplands on a basis of good ordinary, shipped in December and January, 8 3-8; ditto, shipped in January and February 8 7-16; sales to include 6,200 American.

Later—Uplands not below good ordinary, shipped in November 8 3-8; ditto, December 3.—There were small sales of American securities; prices unchanged.

Market Reports of the Cham ber of Commerce.

Market Reports of the Cham ber of Commerce.

Libel for Divorce.

BUTION IN THE COUNTRY.

L. D. SINE'S GRAND ANNUAL DISTRIBUTION

\$200,000 00 IN VALUABLE GIFTS! GRAND CAPITAL PRIZE, \$20,000 in GREENBACKS. ONE GRAND CASH PRIZE \$10,000 in GREENBACKS.

Ver-ware, seweiry, E.c.,
Number of Gifts 25,0001 Tickets ilmited to 100,000.
AGENTS WANTED TO SELL HICKETS, to whom liberal premiums will be paid.
Single Tickets \$2: Six Tickets \$10: Twelve Tickets \$20: Twenty-five \$4). Circulars containing a full list of prizes a description of the manuer of draing, and other information in reference to the Distribution, will be sent to any one ordering them. All letters must be addressed to MAIN OFFICE, z., B. SINE, Box SO.



Dr. Calhoun's Liver Pills.

Ind AM engaged in the Manufacture of the Celebrated Anti-Bilious Filis, uncer the supervision and anti-Bilious Filis, uncer the supervision and assistance of Dr. Cashoun himself. This Filish has been in use for the last thirty-five years, and has taken precedence over all other Family Preparations, by all that have used them. Thousands would certify to their great value it necessary. One fact should supersed any amount of certificates, and that fact is this: Dr. Cashoun has seven years, when the number of prisoners ranged from 20 to 70, laboring under all the diseases include to this climate. With but few asceptions, they have all been treated with this Fill, and astonishing to say, during that long period not a solitary death occurred under his treatment. This fact is worth any amount of testimonials.

I am now prepared to fill orders from Druggie's, Merchants and others. All orders sent me shall receive prompt attention. There is no type of FEVE DYSPESIA, DIARRINGEA, DYSENTERY, KIRUL MATISM, CHOLERA, MOBBUS, BILLHOUSNESS and SIUR HEADACHE, or other diseases of a Southern climate, but yields readily to this preparation.

For sale by all dreggists, Priso for one of the calculation of the contract of the contrac

for.

For sale by all draggists.

Priso cents a Box.

None genuine unless it bears the signiture of N. C.

None genuine unless it bears the signiture of N. C.

Williams and picture of Dr. Calbonn.

Address

Post-office Box 240, Atlanta, Ga.

Manufactory No 118, corner Washington and Pers treets Atlanta Ga.

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The New Wheeler & Wilson SEWING MACHINES



MADISON SQUARE HOUSE. Broadway and Twenty-First Street,

New York. S. E. CRITTENDEN, PROPRIETOR, (Late Proprietor of the Kimball House, Atlanta, Ga.) Transient Board Four Dollars per Day. Special Arrangements made for Board with Familes from the South who wish to spend a few

weeks in the city.

This Hotel is located in the most central part of the city. Several lines of street cars and stages continually passing the door, makes it desirable for parties business or pleasure.

The Proprietor is desirous of making this Hotel adquarters for his Southern fiends.

### THE COUCHE HOUSE KINGSTON, GEORGIA,

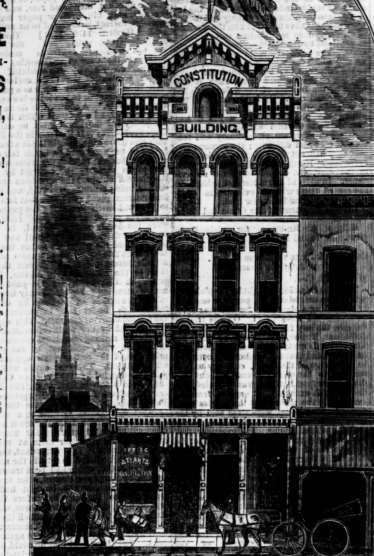
T. H. COUCHE.

THE Proprietor of this establishment would re spectfully inform the traveling public that his large and spacions Hotel is now finished and ready for the reception of visitors. His rooms are all large and comfortable, and are now being furnished with new furniture throughout, and his guests may rest assured that nothing will be loft undone to make them comfortable. He pledges himself that his table will be supplied with the very best themarket affords. The excellent climate and delightful water of this section of Georgia, is rapidly bringing Kingston to the attention of our low country friends.

g18—dtf

Bar and Restaurant, decoss

OPEN ALL NIGHT,



THE GRANDEST NEWSPAPER PREMIUM LIST EVER OFFERED

IN AMERICA.

One-Half Interest in the Magnificent Atlanta Constitution Building Among the Present .

1874. FOR THE YEAR. 1874.

Designous of erecting a new and larger celification another street, the Proprietors of THE CONSTITUTION offer its subscribers the following ustarciled List of Freed, SH and Constitutions in a street of the acknowledged foremest journal in all this street, the Proprietors of THE CONSTITUTION of the street, the Proprietor of THE CONSTITUTION of the Proprietor of THE CONSTITUTION of the Prop

MAGNIFICENT LIST.

MRS. E. M. STOVALL, PROPRIETRESS of The Barlow House) Cartersville, Ga. Having recently taken charge of this
House, she has thoroughly renovated and refurnishedit, in all its departments, and is now prepared to
afford to the traveling public entertainment adequate
to the times, at moderate prices. She has also secured
additional suits of rooms, is prepared to accommodate a few families with Board. Summer visitors
will find Cartersyille one of the healthlest localities
in the South.

P. S. SHELMAN.

Commissioner's sale. DY virtue of an order of the Superior Court of D Fayette county, to us directed, will be sold before the court house door in the town of Fayette-ville, Fayette county, Georgia, on the first Tuesday in January rext. the undivided twenty-five (23) acre- of land off of lot No. 32, bounded by Mary Speer, Samuel Loyd and J. F. Speer, in the lower 7th district of said county. Sold as the property of John W. Spacr, deceased, of said county, for distribution among the heirs. '1erms cash. This November 20, 1873.

GAINY WESTBEOOK,
J. W. JOHNSON,
C. J. FALL,
BENNET ADAMS,

North Car

The party or passed and improvements shall bind themselves in a good and improvements shall be drawn and numbered an the order drawn—1, 2, 3, e.c. For instance that subscriber having the Card numb red 6, is entitled to the present upon the sirth Card drawn out, and and the Cards will be IN PUBLL), the cards are only numbered as drawn out, and and the Cards are only numbered as drawn out, and and the Cards are only numbered as drawn out, and and the Cards will be drawn, everything must be penfectly owner of a half interest in the building, valued to stift the shall tend to the present assued it from \$100 to \$410 cach, including two city lots, will be he do yo ther subscribers. The Prorrietors of THE CONSTITUTION believe that the public need no other assurance of their successors shall tender to the owner or controller that their published declaration, and character for reliability; but to leave no uncertainty they give place to the following from real estate agents, known throughout the State:

Masser W. A. Hemphill & Co:

The Province or effect for a longer period than six months from the date of said bond, whenever the said Land Agents or their successors shall tender to the owner or controller that the public need no other assurance of their successors shall tender to the owner or controller or reliability; but to leave no uncertainty they give place to the following from real estate agents, known throughout the State:

Masser W. A. Hemphill & Co:

The Province or effect for a longer period than six months from the date of said bond, whenever the said Land Agents or their successors shall tender to the owner or controller or the state and southern Districts by special contract, applit-justic state of the State and in the United States District Course for the Northern that the State is the state agents, known throughout t

DEARSINS—We have received from y u titles, properly signed, to one half interest in the Constitution Building, which, as Trustees, we shall deliver to the parties entitled to it under the plant of distribution advertised by you. The building is, including basement, five stories high, one of the handsomest and best built in the city, and we think, with lot, correctly valued at \$15,000.

W. ADAID

TO THE PUBLIC.

SCHEDULE. Line Railway. DAILY PASSENCER.

PLAN OF DISTRIBUTION.

OBSERVE.

Public Distribution.—The presents will be distri-buted IN PUBLIC, in presence of Mayor Hammock, General Austell, President Atlanta National Bank; Judge S. B. Hoyt, Cashier Georgia Railroad Bank; Judge C. H. Strong, Colonel G. W. Adair, President Georgia Western stailroad; Colonel J. R. Wallace and

Atlanta and Richmond Air-

Atlanta...

A. M. A. M. A. M. heirs and creditors of said deceases.

Atlanta...

A. M. A. M. heirs and creditors of said deceases.

C. B. NIPPER, Administrator.

C. B. NIPPER, Administrator.

C. B. NIPPER, Administrator.

C. B. NIPPER, Administrator.

D. Martin Rennow.

Motion to establish Lost Deed.

Edmond Wright

Edmond Wright

To represent the numbered Cards issued to subscribers, 5,000 Cards, each marked with the name of a present, and including sili in the above list. Will be thrown together and thoroughly mingled. From the receptacle of these cards, into which only a hand can be passed, one card after another will be drawn and individually one passed, one card after another will be drawn and and improvements shall blind themselves in a good numbered in the order drawn-1, 2, 3, 6:c. For insumbered in the order drawn-1, 2, 3,

One-fourth interest in Building, \$3,750, or \$2,500 in geld.
One-eighth interest in Building, \$3,750, or \$625 in gold.
One-eightenth interest in Building, \$937 50, or \$625 in gold.
One-sixteenth interest in Building, \$937 50, or \$625 in gold.
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Accommodation Passenge .

CAUTION. *9ENUINE FAIRBANKS SCALES* E. & T. FAIRBANKS & CO.

Standard Scales.

STOCK SCALES, COAL SCALES, HAY SCALES, DATBY SCALES, COUNTER SCALES &c. &c. cales repaired promptly and ressonably For sale, also, Troemner's Coffee and Drug Mills, Composition B lls, all sizes Letter Presses, &c.

Alarm Cash Drawer. Miles Alarm Till Co.'s EVERY

FAIRBANKS' SCALE WAREHOUSES FAIRBANKS & CO., 311 Broadway, New York. 166 Baltimere street, Baltimere. 53 Camp street, New Orleans. FAIRBANKS & EWING.

FAIRBANKS, BROWN & CO., 2 Milk street, Boston. For sale by leading Hardware Dealers. GEORGIA REAL ESTATE

AN act of the Legislature of Georgia having authorized the formation of a Comphany "To facilitate the Sale of Real Estate in Georgia, and to encourage immigration thereto," the undersigned propose to curry out the purposes of the grant by presenting to the public prizes in the form of real estate, both in town or country, to be drawn for on the second

Pickiges of Stationery, Literary Gems, etc. Aggregate amounting to some \$12,000.

As we propose to carry out this distribution in good faith and to the letter, we shall undertake nothing that we cannot execute save will great in jury to correlves. First We reserve the right to pay cash to lite of the first 12 presents. Second, We can require our Trustees, hereafter ramed, to seale, if necessary, the prizes in the distribution.

PLAN OF The Company:

PLAN OF The Building Prizes in the number of the Building Prizes in the distribution.

PLAN OF The Building of the property and the prize of the prizes of the prizes of the course of the first 12 presents. Second, We can require our Trustees, hereafter ramed, to scale, if necessary, the prizes to the number of cards disposed of the Building Prizes in the distribution.

PLAN OF The Building of the property and the prize of the prizes of the prizes of the prizes of the grant by presenting to the public prizes in the form of real estate to the function of the public prizes in the country, to be drawn for on the second W. Can or the public prizes in the purpose of the Company:

The following extract from the law will explain the plan and purpose of the Cumpany:

The following extract from the law will explain the plan and purpose of his, her or their real estate through the said Land Agency by Lotter, or oth rwise, shall before doing so fully described as the prize of the Finnt Circuit and the structure of the Finnt Circuit and Circuit and District Courts of the United Address the Company:

The following extract from the law will explain the plan and purpose of his, her or their real estate through the said Land Agency by Lotter, or oth rwise, shall before doing so fully described as the courts of the Finnt Circuit and Circuit and District Courts of the United Address the Company in the Courts of the Talappead Courts of the Talappead Court and Circuit and District Courts of the United Ad the price they are willing to take therefor,

The following extract from the law will explain the plan and purpose of the Company:

"Any person destrous to sell or dispose of his, her or their real estate through the said Lund Agency by Lottery, or oth rwise, shall before doing so fully describe the same as to the number of acres, and if a city let the number of feet, its boundaries, character of the improvements, and county in which located, so it can b fully identified; shall then place a fair valuation thereon, which valuation shall be certified to by two disinterested citizens of the county of the county of the county of the same as to the number of feet, its boundaries, character of the improvements, and county in which located, so it can b fully identified; shall then place a fair valuation thereon, which valuation shall be certified to by two disinterested citizens of the county of the county of the county of the county of the results of the results of the county of the results of the supreme and Federal Courts at Atlants. Special attention given to collections.

ESTER & THOMSON, ATTORNEYS AT LAW will give prompt attention to all business entrusted to them. Office in Kimball House, Atlanta, july13-66m

G. SINMONS, Attorney at Law, Forsyth, Ga.

Wind precisce in the courts of the Fint Circuit, and also in the Supreme and Federal Courts at Atlants. Special attention given to collections.

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G. SINMONS, Attorney at Law, Thomaston, nov10-d12m

MANAGERS. A M WALLACE, Atlanta, President, of the Georgia Real Estate and Immigration Company

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ATLANTA, GA,

BY MRS. BARNETT,

Formerla of Milledgeville Georgia.

AUGUST MARKET ALLAW, CALHOUN,
OKRE Circuit, Supreme Court of Georgia, and United States Court, at Adanta, Ga.

J. Ga., will practice in all the Courts of the Chrosce Circuit, Supreme Court of Georgia, and United States Court, at Adanta, Ga.

J. Ga., will practice in all the Courts of the Chrosce Circuit, Supreme Court of Georgia, and United States Court, at Adanta, Ga.

W. R. RANKIN, Attorney at Law, Calhoun,
Barrett's Store.

MAYORY SPEER LAWS Athers. Georgia.

road Bridge and Marietta Street, near the centre o f

KATALYSINE WATER—THE GRAT MYDICINA OF NATURE. Indersed by the highest Medical Authorities. Restores muscular lower to the Paralytic, Youthful Vigor to the Aged, & Develops the Young at a Critical Period; Dissolves Calcull and "Chalky" Deposite; Cures Gout, Rheumstism, Dyspepens, Neuralgia, Gravel, Diabetis, Disease of the Kindeys, Liver and Skin, abdominal Propey, Chronic Diarreheas, Constipation, Asthma, Nervousness, Sleepler sness, General Debility, and nearly every class of Ofronic Disease. Pamphiet ontaining History of the Spring and Testimonials from Medical Journals, fininent Physicians and Distinguished Citizens, sent rates by rail by WHITMEY BROS. General Agents, 227 South Front St., Philadelphia. For sale by all Drug 7sts. [auge-deod/m]

William Hammett and Lady HAVE leased that magnificent NEW BRICK HO-

10,000 PERSONS READ The Abbeville Medium.

A LARGE, handsome sheet of thirty-two columns.

A representative of the enterprise, wealth and intelligence of the up-country—the most refined and prosperous section of the State. Two dollars per annum, in advance. In One Day's Travel from Atlanta. Contracts divertisements very easonable. Address
HEMPHILL & CO., Proprietors,
oot5-dif Abbevill e, S. C.

ADMINISTRATOR'S SALE.

DY virtue of an order of the Court of Ordinary of D Fayette county. Georgia, I will sell before the court house door in Fayetteville, Fayette county. Go., on the first Tuesday in January baxt, between the legal hours of sale, two hundred two and a half acres of land lot No. 170, in the 4th district of said county. S.ld as the propetty of schul I Whitaker, late of said county, deceased, for the benefit of the heirs and creditors of said deceased. Terms cash. This November 25, 1873.

This November 25, 1873.

C B NIPPER, Administrator.

Drinter's fee \$10

Martin Rennow. ADMINISTRATOR'S SALE.

BUSINESS DIRECTORY. PROFESSIONAL CARDS.

Cards of six lines or loss, under this head in screed for twenty-five dollars for one year; fifteen dol-lars for six months; ten dollars for three months; five dollars for one month. Psyable in advance. JNO. H. JAMES, Banker, James', Block, Interest allowed by agreement on long deposits. junel-dly H. H. CARLTON & CO., REAL ESTATE AGENCY, Athena, Georgia. july23 domo D. CARPENTER, DENTIST, NO. 47 WHITE-

D. CARPENTER, DENTIST, NO. 67 WHITElast street, Atlanta, Ga.

DAN McDUFFIE & BRO., PLAIN AND GRNAmental Piseterers. Orders promptly attended
to. Office at Simmons & Hunt's store, Marietts
street, Atlanta, Ga.

Dover Rubhards Book Store, Alsaama at. From a
practical experience of thirty years, I feel confident
that I can meet 'the wants or all who may need the
services of a practical coat st.

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D. MCCONNELL, ATTORNEY AT LAW, Cusims and its wherea outs in Cherckee, Ga WM. D. TUPE. TUFF. HUDSON, attorneys at Law, Thomson, Georgia, w.li practice in the courts of McD uffle, Lincoln. Wilkes, Hancock, Warren, Glascock, Jefferson, Richmond and Counties.

WARKEN AKIN & CON AUCTIONS ALLAW, Car teraville, GA, WARKEN AKEN, Car sept23-data T WARKEN AKIN.

J. Sept. 31 GOSS, ATTOKNEY A. LAW, Will give prompt attention so all business entrasted to him. office—cer. er of Whitehall and Alabama street Atlanta, Ga. PRANK P. GRAY, attorney at Law, Atlanta, Georgis, will give prompt attention to all business intrusted to he care.
Office with Colonel L. E. Bleckley, corner Peachtree and Harris streets. J. N. KIKER.

IKSB & SON, ATTORNEYS AT LAW, CALhonn, Georgia, (office over Boaz & Brown's store), will practice it all the Courts of the Cherokee Circuit; Supreme Court of Georgia, and the United States District Court at Atlanta, Georgia. M. VAN ESTES ATTORNEY AT LAW, Gaines-Juy18-ddm

JASPER N. DORSEY, ATTORNEY AT LAW, of Hall, Forsyth, Dawson, Luppkin, White, and in the Supreme Court and Federal Courts at Atlanta. Special attention given to bankruptcy cases.

july18-d12m

july21—dly

JAS. A. HARLBY, Attorney and Counsellor at Law,
Sparta Georgia, will practice in the counties of
Hancock, Elbert, Glasscock, Hart, Lincoln, Madison,
Oglethorpe, Tallaferro, Warren, Wilkes, Baldwin
Greene, Washington and Columbia. apri3-dly A M WALLACE, Atlanta,
H L WILSON, Atlanta,
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Emert's Sovie.

May SPEER, Lawyer, Athens, Georgia.—As Solicitor General, will attend the Courts of Clarke, Jacason, Walton, Gwinnett, Hall, Banks, Franklin, Habersham, White, Rabun, and give attention to collections and other claims.

maris—city

D: HARRISON, Attorney at Law, will practice
in the Superior Court of Fulton county, the
Supreme Court of Georgia, and the United States
District Court, at Atlanta. Office, No. 33, Capitel
building.

ESSE S. THASHER, Attorney and Counselor at
Law, Atlanta, Ga, will give strict attention to
all business intrusted to his care. Remittances
promptly made.

JOHN W. BESSMAN, Wholesale Dealer in Choice
Liquore, and Agent for John Gibson's Son & Co.,
Philadelphia. 287 Broad street.
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283 Broad street. the Young at a Critical Period; Dissolves Calcul and "Chalky" Deposits; Cures Gout, Rheumatism, Dyspepens, Neuralgia, Gravel, Diabetis, Disease of the Kindeys, Livee and Skin, abdominal Dropey, Chronic Diarrences, Constitution, Asthma, Nervoueness, Sleeplersness, General Debility, and nearly every class of Chronic Disease. Famphet entaining History of the Spring and Testimonials from Medical Journals, Eminent Physicians and Distinguished Citizens, sent yrake by wall by Waltrnky Bross, General Agents, 227 South Front St., Philadelphia. For sale by all Drugrists.

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BANKS. TEL recently crected in onesboro, Georgia, and furnished it throughout with New Furniture.

The Lessees promise to grave no relate control of the control of DRY GOODS. DWIN BATES & CO., 194 Meeting street. W. MARSHALL & CO., 143 Meeting street.

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\$1,500,000 divided into 12,000 cash gifts will be distributed by lot among the ticket holders. The numbers of the tickets to be drawn from one wheel by blin children and the gifts from another.

TOTAL, 12,000 GIFTS, ALL CASH, amoun

REDWINE & FOX,
Atlanta, Georgis
sug19—d tucs & thurs & w till decl THE YANCY HOTEL. BY MISS E. C. YANCY, LATE OF VIRGINIA

WOTLD respectfully inform her numerous patzons of the Dougheriy House, that she has recently purchased the Brick Hotel in Newnan, Georgia, (cetter known as the McDowell House, where
she would be pleased to see her old friends and the
traveling public. She pledges herself that nothing
will be left undone to make guests comfortable,
jans-dif Prof. Wm. WELLS, Clerk. Madison House, MADISON, GEORGIA.

TRAVELERS, invalids and families will find this one of the best hotels in the South. Forters at the trains who will take care of bagrage. Terms lireasonable. FISH. MORGAN, aying thirty squares of small size Slate on single

nov26-d4t Office over Schuman's Drug Store. BAR VES Albany House, Corner Pine and Jackson St's,

story building at State Lunatic Asylum, near Milledge-

ille, Ga. JAS. F. BOZEMAN, Truetee,

ALBANY, GA.
BARNES, PROPERTOR.

kets

DEFTES REFUTATION

ATLANTA:

THURSDAY, DECEMBER 4, 1873.

Brevities.

loan of \$75,000,000.

Ex-Senator Sanlebury has been appointed Char

November 24.- The Augsburg Gazette say

the King of Bavaria has signed a decree repealing the In Decatur, Itl., when a young lady declines an offer

Connndrum-Said a boy : "That chap, yonder my brother, and this girl is my sister, and yet she no relation of mine." Answer—The boy lied.

Duke Ernest of Saxe-C. burg Goths, the el brother of the late Prince Consort Albert of England is expected in this country during the winter. The office of Sergeant-at-Arms of the House

Representatives is worth \$15,000 a year, and the offi cer has to give \$300,000 bonds for his good behavior Mrs. Swisshelm propounds the mementons comun drum whether woman's intellectual address is dependent on a cress, and before you have time to give i

Mme, Benedek, the wife of Marshal Benedek, rian army, lately drew a prize of £12,000 in

Dellinger the Order of the Red Eagle, of the secon class, in commemoration of the theologian's fitting

Seven cars fall of eggs were sent on the Milwa an usparelleled instance of ova-loading.

Jim Nye, no longer a United States Senator, from Nevada, resumes his residence in New York city, where he was formerly police commissioner in the

English papers say that a beronetcy has again bee offered by Mr. Gladstone to Mr. Walters, chief proprietor of the Times, and again refused.

Recruits for the United States navy continue to g forward to Key West. Ninety-five were sent forward on Saturday evening, being enlisted for three years It is said that they gave three lusty cheers for Gen Lee as they took their departure, accompanied with was that of a hardened desperado.

sachusetts pays to the internal revenue, tax on spiritnous fiquors, \$1,674,000. Michigan, with about the same population, paid \$393,000. Massachusetts has a prohibitory liquor law, and Michigan ha not. This is a good illustration of the efficiency o

\$50,000 "The Treasurer of Dubuque County, \$35,000. "The Treasurer of D. catur County, \$12,000."

reform movement in the West has not begu

ZORTH ADAMS, MASS., November 27.-This after ings of the Hoosac Tunnel, and an opening eight fee square was made between the central and wes'ern sections. Thus an uninterrupted passage was effect ed through Hoosac Mountain. Long years of weary toil, untiring perseverance and extrordinary engineering skill were to-day crowned with success. The tude of the work may be gathered from the fo will be two shafts, one of 1,028, and the other of 31

feet, the whole costing the Commonwealth of Massa-chusetts upwards of twelve millions of dollars. It will be the second largest tunnel in the world. The Mont Cenis Tunnel is seven miles in length; the Ho sac will be four and three-quarter miles. It was be gun in 1857, sixteen years ago. Its estimated cos was \$3,350,000, and a contract was made to excavate the tunnel and build a double track railway through it for that sum. In reality it has already cost \$12, 300,000, and it will require the expenditure of abo

Yesterday a continual stream of subscrip tions poured into our office. The subscription book was not closed from morning til night. We are requested by the Business Manager to state that for the c nvenience of mechanics, the books are kept open at the office till ten o'clock at night. City Subscriptions.

crease, now that the day of expiration is near. Our city subscribers are, therefore

These are beginning to flow in with great

rapidity. Receipts by mail on yesterday

doubled, and will doubtless continue to in-

wise in securing cards at once. Hon. John H. James. We kno w that we but represent the feeling of our citizens generally in giving expression to our great gratification at the commencement of the complete resumption of knew, and so did the community, that he and the penalty. But does not history would speedily come out all right. He is warrant the assertion, that other Goveragain under full headway, and we congralulate Atlanta upon the fact, for a more popu- thus

to a city's prosperity. The President's Message.

We had not the space in yesterday's issue to comment on the President's message. We propose to do so very briefly this morning. The message in the main is a plain, practical, straight-forward, business document, containing many sensible things. It gives a great many dry details of an official character, that

are simply narrative. While it has less than we expected of a centralization drift, it has enough to form holding the officers of the law, in their efforts matter of protest. Its recommendation for "Post-office savings depositories" is a specimen of this drift.

residences for Cabinet officers at Washing- never to see again the humiliating spectacle ton, with the idea that the States will do the same for their Senators, is a most objection- against a murderer, then wheeling into the siderations of necessity or propriety, while it falling back into eulogistic approbation of is repugnant alike to both.

The San Domingo matter we observe the President handles gingerly. He tells of the and high mission of journalism, naught can be application for a protectorate over that reasonably expected. But to the great body Grant has learned caution from experience, and a right public sentiment, we plead for

views on the STITUTION shall falter no more. We shall The law would seem to have never again leave our Executive to breast of some of his friends. His particular matter In the name of the sacredness of human neetion is the power of creditors to throw life, in the name of the well-being of society, region involuntary bankruptcy, and it in the name of the best interests

this resolute opposition, and it is known to that he was a protege of Grant's. We must confess that we do not join in the president's especial objection. There are grave matters of objection to the b ukrupt law, but the one harped upon by the President is, we think, a pressent and of this high tribunal:

9. It gives us great pain to be compelled by our sense of duty to the law and to the publications and the publication of the

law, and observation of its operations, we

and important matter of convertible bonds

appreciation of their value, and we understand that he is privately favorable to our Georgia ditch.

The constitutional amendments suggested y Grant are proper. The recommendation for general amnesty is unconditional, and puts the issue directly to the Radical party. Grant shows that he thinks the war is over at last, and he is to be congratulated that he has discovered the truth.

Altogether, the message is a very fair one

In a former article we remarked upon the terrible lesson taught the young in the fate of Malone, and urged that the first responsibility for the ruin of youth is chargeable to the lax ity of parental discipline. We also adverted to the gratifying reflection that, to the honor of honest juries, inflexible judges and a courageous Executive, in Georgia certainty of legal etribution follows the transgression of law. We come now to deal with a most alarming subject-that of popular efforts to pre-

vent the execution of criminals. The false entiment or weak sensibility inspiring such efforts, should receive instant and earnest attention; and the striking illustration of our We look in vain for a solitary extenuating

feature of his crime. It was the cool, unprovoked, deliberate taking of human life, according to the sworn testimony. An impartial trial produced speedy convic tion. A stern Judge refused to interfere with a righteous verdict, the Supreme Court of the State sustained that Judge, and an appeal to the Supreme Judicial Tribunal of the more cempletely exhausted all legal resources for the deliverance of their client than did

It was a common remark, based upon his

dest aspect of his case. Through his trial, dest aspect of his case. Through his trial,

Defalcations and embezzlements are blooming so in his cell, from the time of the murder to improve that of the suicide, he evinced a total want of said county was authorized and numerous among the Radical efficials in lows that of the suicide, he evinced a total want of said county was authorized and against the defendant on a promissory note they are no longer telegraphed. A Des Moines (Ia) of shame, an utterly unrepentant state, a required to levy and have collected for \$10.869, dated 14th December, 1863, due or sname, an utterly unrepentant state, a from year to year an extraordinary tax to meet the interest and to take up said bonds almost callousness and a depravity almost from year to year an extraordinary tax to superintendent of Schools, "James D. Eads, State Superintendent of Schools, his last moments were spent in impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity and levity, and he reed in greater of Jackson County, impious profamity tax to interest from the by him of the one Court the demonstration of December 1sst Of December 1sst. On the trial of the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury found a verdict for the plaintiff for the case Court below the jury fo into the presence of his Maker, gloating over the shedding of his own blood, and in a spirit this was done merely as a temporary arrange this was done merely as a temporary arrangement for the holding of the Courts under the method and the evidence, and for error in adment for the holding of the Courts under the mitting and rejecting evidence at the trial. Yet to save this reckless despiser of human provisions of the Act of 1872 until a new and the evidence, and for error in admitting and rejecting evidence at the trial. The Court granted the motion and the defendant was the contrary to the charge of the Courts, contrary to the charge of the Court, contrary to the charge of the Courts under the mitting and rejecting evidence at the trial. into the presence of his Maker, gloating over life, this mocker of religion, this depraved desperado in whose presence human blood ran cold, and who could leap defiantly into the very face of his eternal Judge-to save this offender, many hundreds, including refined ladies, men in official station, and even ministers of the gospel, earnestly pet itioned for Executive clemency; and the press-with mortification we pen it-furnished a few elequent and even threatening advocates at the bar of Executive mercy Is not a condition of public sentimen alarming, which leads good men thus to act

and some to go so fer as to stimulate an un wholesome state of sympathy by tearful homilies and even the heroizing of a dead culprit. Are the claims of society to be ignored? Must desolated hearth-stones b of society and ruthless destruction of family happiness be swallowed up in pity for the

Many who are subject to our criticism w honor and respect. But for the very reason that excellent men, actuated by no imprope motives, thus engage in attempts to preven the rigid enforcement of law, the more urgent is the necessity for a correction of the evil. These men have allowed their sympa thies to enlist their efforts without carefu consideration of the right or wrong involved. They should reflect upon the inevitable con sequences of such a course. Aside from the creating of a sickly sentimentality, that will lessen the dread of the law through the hope of escaping its penalty, it weakens the judicial officer and especially embarrasses the Executive of the State, sworn to the faithful execution of the laws and yet pos sessed of human sympathies like to his peti tioners. Fortunately, Georgia has a Gover nor who unflinchingly stands by the Court his banking business by Mr. James. We and refuses to intervene between the guilty

nors shall come, who will no withstand the clamorous lar banker or universal favorite exists in no appeal for mercy? Here, then, is another ciy than Mr. James, or one more necessary danger. False sympathy tends to create state of public sentiment that will overwhelm Governors and remove the overawing sight of the gallows from the eyes of the lawless and re-assure the now cowering demon of murder. No one should sign a petition, who s not conscientiously convinced of its rightulness, and yet how few there are who do so and how many excuse themselves with the

remark, "I knew it would do no good, or ! The suggestion for the government to build all influences to shield the guilty. We hope

able one, and is neither supported by con- crusade for Executive clemency, and yet again untry, without daring to recommend it. of the press, the conservator of public morals. His recommendation for a National Uni- united effort to correct an evil so at Washington is exceedingly threatening in its consequences. THE Con-

unhappy experiences alone a wrongful popular current.

well be imagined that the unrest protest against the unrest protest against the unrest pired the objection. Cooke has been soning indulgence of a false sympathy pired the objection.

accessary and commendible feature of the lic, to affirm this judgment. We have, howsystem. In some little study of the bankrupt ever, no sympathy with that sickly sentimen tality that springs into action whenever has a sort of leaning to free banking, but is not upon justice to the poor woman whose blood altogether settled on the subject. The grave cries out against her murderers. That criminals go unpunished is a disgrace to our civil-

## DECISIONS

SUPREME COURT OF 'GEORGIA. Delivered in Atlanta, Tuesday, Dec. 2, 1878 EPORTED EXPRESSLY FOR THE CONSTITUTION, BY HENRY JACKSON, SUPREME COURT REPORTER John H. Allen, et al. vs. Isaac P. Tison, et al

WARNER, C. J.
This was a bill filed by Allen, and other tax-payers of Lee county, praying for an in-junction to restrain the defendants as commissioners acting under the authority of an Act of the General Assembly, passed in the year 1872, and an Act amendatory thereof, passed in the year 1873, from erecting a new court-house at Wooten's Station, in said county, and to restrain them from selling or wing the honds of said county to an amount. using the bonds of said county to an amount exceeding \$10,000, and also to restrain them proper jail. On hearing the application and the defendants' answer to the bill, the presiding judge refused to grant the injunc-tion prayed for, whereupon, the complain-ants excepted. The first section of the Act of 1872, appointed the defendants commis-Order of the Red Laste, in the second memoration of the theologian's fiftieth public buildings of said county, upon which shall be located the public buildings of said county. By the Malone, affords an occasion.

We look in well for a solitary extenuating peal to the Supreme Judicial Tribunal of the United States proved futile. To condense into a single sentence—no man's counsel ever The fourth section of the Act provided that the Ordinary of said county should levy and cause to be collected and paid over to said commissioners, when requested by them, a Malone's, yet without avail. Now contax not exceeding fifty per centum on the sider the character of the man. It State tax for the years 1871 and 1872, to enable them to perform the duties required of

> bled in his presence. And now for the sad-deet servet of his case. Through his trial. to issue bonds of said county for the purille to the new site, there is no necessity for | new trial on the g suitable court-house could be built. The Act conferred upon the commissioners a large discretion in this respect, and authorized them to do as they might deem best for the interest of the county. They were clothed on the trial was as to the value of the land number of the same of the land authorized them to do as they might deem best for the interest of the county. They were clothed

them by the second section of the Act.

By the amendatory Act of 1873, the co

reputation for recklessness, that men trem- missioners to remove the Court-house in the

The subject-matter of the Act of 1873 is to authorize the counties of Butts and Lee to issue bonds for the erection of the public Confederate money at that time, so as to buildings in the respective counties. The two Acts in relation to the county of Lee should be construed together as one Act. The sub-nance of 1865 on principles of equity, as prodi ject-matter of both Acts is the removal ject-matter of both Acts is the removal of the county site of Lee county, and to provide for the erection of the public buildings at the new county esite, and to provide for the payment of the removal of the county site of Lee county, and providing the mode of paying the cost of such removal incident to the erection of the public buildings at the new site, cannot fairly be said to be more than one subject Jno. W. Caswell vs. The Central Railroad matter, as contemplated by the Constitution and that is all that the original and smendato county, that the duty of imposing taxes must be conferred on the regular constituted authorities of the county. If we concede this to be so, still the amendatory Act of 1873, which provides for the issuing of bonds by the county of Lee to build a new court-house and jail at the new county site of said county, confers the unqualited power and authority on the Ordinary of Lee county, and he is expressly required to levy and have collected, from year to year an extraordinary tax to meet the interest and to take up said bonds as they may become due. If the original Act was objectionable as to the tax being levied by the Ordinary on the requisition of the commissioners, the amended act covers it. In view of the facts of this case, as disclosed in the record, we find no error in the refusal of he record, we find no error in the refusal of

McCAY, J.—Concurring.
1st. Under the title of the Act of August 20,

As the hands author sppears, been issued and negotiated a neh of the money raised already expend a injunction was properly refused wheth a Act was constitutional or not. the Act was constitutional or not.

The Georgia Railroad and Banking Company vs. Alexander Montoe. Case to Morgan. WARNER, C. J.

This was an action brought by the plain-tiff against the defendant to recover damages for killing a mule, by the running of its locomotive and cars on its road. On the trial of the ease, the jury found a verdict for the plaintiff for the proven value of the mule. A motion was made for a new trial on the law, and observation of its operations, we have never seen a case of involuntary bank-ruptcy that was not deserved. To strike out the feature is simply to emacculate the law, and give all the advantage to the debtor.

Grant's views on the finances are vague. He has some excellent general views, but appears to be in a state of great indecision as to what he thinks ought to be done. If we correctly interpret him he is undoubtedly right in the idea that there should be a judicious, careful return to specie payments. He has a sort of leaning to free banking, but is not product and the false tallity that starts and shudders when the axe of justice is ready to strike, is a danger out the property has been injured by such railroad company, their officers, agents, or employing the correctly interpret him he is undoubtedly right in the idea that there should be a judicious, careful return to specie payments. He has a sort of leaning to free banking, but is not true mercy. It only looks to the criminal, but we must insist upon mercy to society, upon justice to the poor woman whose blood section of the Code, which has been adopted as the law of the State. In this case, the agents of the defendant had notice of the inand important matter of convertible bonds he does not allude to. We observe also that he is silent upon that wonderful experiment of the administration at resumption of silver currency "in sums of five dollars and less."

He also touches upon the panic without any effort to show that it resulted from Radical rule.

In the matter of canals, he shows a proper to the penal laws, he shows a proper to the penal laws, and the sums of the defendant had notice of the interaction of the penal truly done to the plaintiff's property and the defendant might have tendered him the amount of damages done to it before suit brought of surface without recommission of the plaintiff's property and the defendant might have tendered him the amount of damages done to it before suit brought of course. A stern, unbending, unfinching administration of the penal laws, without recommission of the penal laws, without recommission of the defendant had notice of the introduction of the plaintiff's property and the defendant might have tendered him the amount of damages done to it before suit brought of the penal laws, without recommission of the defendant had notice of the introduction of the penal laws, without recommission of the penal law new Code, the defendant was liable for killing the plaintiff's mule, unless it had been shown at the trial that the defendant's agents had exercised all ordinary and reasonable care and diligence; the presumption that they had not done so was against the

> the record, there was no evidence in over-Let the judgment of the Court below be Billups & Brobston, for plaintiff in error. Reese and Resse, for defendan'. Campbell & Jones vs. Bowen & Bird. Com

in the case, the defendant offered no evidence. In view of the evidence disclosed in

lefendant. In relation to this ma

plaint, from Jones. WARNER, C. J. This was an action brought by the plaintiffs against the defendants as partners engaged in cultivating a plantation for the year 1870, exceeding \$10,000, and also to restrain them from using and appropriating any money from the sale of said bonds, except for the removal of the court-house from Starksville, and the erection of the same et Wooten's and the erection of a safe and Station, and for the erection of a safe and on the ground that the verdict was contrary to law, the same within the success the lury found a verdict against the is controlled by the positive declaration of the statute making usurious contracts by the statute making usurious contracts by the plaintiffs made a motion for a new trial of the statute making usurious contract. This question in cultivating a plantation for the year 1570, the alleged usurious contract. This question of the case the jury found a verdict against the is controlled by the positive declaration of the statute making usurious contracts. This question the case the jury found a verdict against the is controlled by the positive declaration of the same et Wooten's and the erection of a safe and on the ground that the verdict was contrary principles of the common law applicable to such contracts. This case comes within the case the jury found a verdict against the is controlled by the positive declaration of the same et Wooten's and the erection of a safe and on the ground that the verdict was contrary principles of the common law applicable to such contracts. dence to support it, which was overruled, and the plaintiffs excepted. It appears from the evidence in the record that the articles mentioned in the account were were sold by the plaintiffs to the firm of Bowen & Bird, mainly on the credit of Bowen & Bird, mainly on the credit of Bowen. ing second section of said Act, the defendants as commissioners aforesaid, were empowered to remove or sell the public buildings in the town of Starksville, in said county, and to cause to be erected at the new site selected by them a suitable Court-house and jail, and such other buildings as may be deemed necessary for the use of said county, and to temporary arrangements for the holding of Courts, keeping the public records, documents and offices at such new site—and to do and perform all other acts and documents and offices at such new site—and to do sary to see the suit of see the suit of sary to see the suit of sary to see the suit of see the suit of see the suit of sary to see the suit of see th in our judgment, both partners were liable for the payment of them, notwithstanding the notice of Bowen, the other partner. In any event the suit having been brought against the partners jointly, the verdict should have been rendered against both, and

not against one only.

Let the judgment of the Court be reversed.

Robert A. Nesbit, by brief, for plaintiffs in Blount & Hardeman, for defendant.

Vm. Johnson vs. James M. Gray, exexutor. Complaint, from Jones VARNER, C. J.

This was an action brought by the plaintiff 1st of December, 1864, with interest from the with the power and authority to act for the purchased in good money and what was the

county, and not the complainants.

Another objection is that the Acts of 1872 and 1873 are will because they refer to more than one subject-matter, and contain matters different from what is expressed in the title thereof.

The subject-matter of the Act of 1872 is to the sale of the note, or at the time the same became due, or allow the plaintiff to prove the price of corn and other articles of produce at the time of the sale of the land as it would have tended. vided by law. In view of the rulings of the Court, and the verdict of the jury in this case, we find no error in granting the new

triaj.
Let the judgment of the Court below forgotten and regard for the violated peace cost of such removal by the county. The removal of the county site of Lee county. W. A. Lofton, C. L. Bartlett, for plaintiff in error. Blount & Hardeman, for defendant.

and Banking Company. from Putnam. WARNER, J.

contrary to the laws of said State, was nul and void, and that the taking of said con the record, we find no error in the refusal of the Court to grant the injunction. Let the judgment of the Court below be affirmed.
G. W. Warwick, C. B. Wooten, L. E. Bleckley, for plaintiffs in error.

Fred. H. West, Richard H. Clark, for defendants.

McCAY, J.—Concurring.

It Under the title of the Act of August 20.

In the court was rendered in favor of the plaintiff for the sum of \$464 69 principles and \$77 49 as interest. The defendant made a motion for a new trial on the ground remark, "I knew it would do no good, or I wouldn't have done it."

To the Prees we appeal for a more conscifor a chious discharge of journalistic duty in upholding the officers of the law, in their efforts
for the protection of right and the punish
indicate of the protection of right and the punish
for the protection of right and the punish
of the protection of right and the punish
for the protection of r

for the loan of the money which the collaterals now sued on were intended to secure. The question involved in this case is not whether the defendant can set up the usury in the contract between the plaintiff and Adams, Washburn & Co. as a defense against the payment of his own notes, but the question is whether he cannot show that the contract by ayment of his own notes, but the question is, whether he cannot show that the contract by which the plaintiff claims to be the bona fide holder of the papers, as the transferee thereof, is void for usury, and that the title to the notes is still in the payees thereof, to whom the defendant has paid them, so as to enable him to make his defense of payment available. This contract was made prior to the repeal of the usury laws in 1873. By the provisions of the Code, when this contract was made, the banks of this State were expressly prohibited from loaning money, dipressly prohibited from loaning money, di-rectly or indirectly, on any note, bill, draft or contract of any sort, at a greater rate of interest than seven per cent per annum, or to discount or purchase any paper, or debt, at a greater discount than said rate, and every contract, note, bill, dreft or paper made in violation thereof, is declared to be null and

void. [Code: 1478, 1480] This was the declared policy of the State as to usurious contracts made by banks at the time of the making of the usurious contract by the plaintiff. The 2025th section of the Code declares that (All littles to property made as part of a contract. "All titles to property made as a part of a usurious contract or to evade the laws against usury, are void." A contract to do an illegal hing is void, and a contract which is against the policy of the law cannot be enforce Code 2707—2704. If the facts in the defer ant's plea be true, the plaintiff is not a bona fide holder of the notes sued on in the fair course of trade, but the title to the notes is still in the payee thereof; the contract by which the plaintiff obtained the possession and title the plaintiff obtained the possession and title thereto, being usurious, was void, and the defendant may plead and prove that fact so as to protect himself in making the payment to the payee of the notes in good faith, who were the legal owners thereof, in other words, the defendant may plead and prove in defense of the plaintiff's action that it is not a bona fide holder of the notes and has no title thereto under the law, but that the title to the notes was in Adams. Weektitle to the notes was in Adams, Wash-bourn & Co., to whom he paid them, notwithstanding the plaintiff may have obtained possession of the notes by delivery before due under and in pursuance of

ous contracts were void, that the transfer of Gaither's note by Corcoran & Co. to the bank

as collateral security for an usurious con-tract, was void, and that the property in the note, nor the right of action thereon, never passed to the plaintiff. So in this case, if the contract between the Central Railroad & Banking Co., and Adams, Wash burn & Co., by which the former acquirits title to the notes sued on, an usurious, void contract under the stat tract, passed no title to the notes, or night of action thereon, and the defendant could plead payment of the notes to Adams, Washburne & Co., who were the rightful owner thereof at the time of the alleged payment by him of the notes now sued on. The

W. Jenkins, Reese & Reese, for defendant.

H. Sheppard vs. Wiley Whitfield. Motion to reinstate case, from Washington. McCAY, J. When a suit pending in the Superior Court was dismissed by order of the Court at March term, 1869, of the Court, and there is nothing on the face of the order to show the ground of its dismissal, it is too late at Jun

1872, to move to have the case reinstated of the ground shown by parol, that the order of missal was because the suit was for a slave

Langmade & Evans, by brief, for plaintiff in No appearance for defendant.

Security Life Insurance Company vs. Nancy Gober. Action for Life Insurance, from Greene. McCAY, J.

William A. Gober made application to the Security Life Insurance Company, through its agent at Greensboro, for a life policy on his life, in favor of his wife and children. The application sought a life policy for five thousand dollars, premiums payable annually. The application was dated 10th August, ly. The application was dated 10th August, 1870. On receiving the application for transmission to the Company, the agent gave to Gober a receipt, acknowledging the payment of \$99 15-110, the cash portion of the first warmendatory Act which provides for the removal of the county site of Lee county, when it provides the means of paying the cost by the county of the erection of the public buildings at the new site incident to such removal, contain matter different from the county site of Lee county, and provides the means of paying the cost by the county of the coun note as cash, but that he did not intend to de-liver the policy till the note was paid, though it does not appear that he informed Gober of this. The note was not paid at maturity; but after it was due the paid at maturity; but after it was due the injunction to be enlarged; as her claim for in home doctor this. The note was not a paid at maturity; but after it was due the injunction to be enlarged; as her claim for agent demanded it, and informed Gober that y, if he did not pay, he would lose his interest of which had been assigned and set apart in the company. The policy was dated 29th August, 1870, and in it the premiums were declared due each year on that day, and if and that and the policy was to cease. Gober did not naid the policy was to cease. Gober did not naid the policy was to cease. Gober did not naid the policy was to cease.

not paid the policy was to cease. Gober did not pay his note nor did he pay the sec oremium. On the 16th of September, 1871, cober died:

Held, That whatever be the liability of the company, under the facts, if Gopher had died before the 29th of August, 1871, yet as the company was only liable according to the policy, and as the second premium was unpaid, the insurance ceased after the 29th of August

That Gober did not know the precise terms of the policy, if he did not, was his own fault, as he could have known had he applied to the agent for the same, and he was als charged with notice that the liability of th npany for the second year was dep n his payment of the second premium.

M. W. Lewis, Reese & Reese for plaintiff Wm. H. Branch, James L. Brown, P. B

Joshua Harris et al. ve. James M. Gray executor. Limitation Act of 1869, from executor.
Jones.
McCAY, J. The limitation Act of March 16, 1869, a

plies, as well to debts, the consideration of which was slaves or the hire thereof, as to other debts. That part of the Constitution other debts. That part of the Constitution 1508, denying jurisdiction to the Coun of suits on such debts having been declar void by the Supreme Court, there was in fan oprohibition of such suits.

Judgment reversed.

Lyon & Irvin, by W. A. Lofton, for plaitiffs in error. Blount & Hardeman, for dependant

James M. Gray, executor, vs. Samuel Hodges, et al. Complaint, from Jones, McCAY, J. When a suit was brought, May 27th, 18

Held. That even if that action of the Code, allowing suits to be brought within six months after dismissal applies to the Act of 1809, yet, as the first suit was dismissed for "want of Jurisdiction," the plaintiff is estopped from saying said first suit was properly brought, or was, in fact a pending suit, as the Court had no jurisdiction of it.

Held further, That the order of this missal cannot be explained by parol, so as o show that the reason. o show that the rea

that the suit was therefore duly brought.
Judgment affirmed.
Blount & Hardeman for plaintiff in error
W. A. Lofton for defendant. M. and A. Railroad Company vv. Moses Mayes. Case, from Baldwin. McCAY, J.

Where a Railroad Company permits other companies or persons, to exercise the fran-chise of running cars drawn by steam over its road, the Company owning the road and to which the law has intrusted the fran-chise, is liable for any injury done, as though the Company owning the road were itself running the cars. Judgment affirmed. G. F. Pierce; Crawford & Williamson, for

Joel J. Moring vs. A. C. Flanders, admin-

Joel J. Moring vs. A. C. Flanders, administrator. Factors lien, from Emanuel.

TRIPPE, J.

A factor or merchant holding a lien under section 1,077, Irwin's Revised Code, when the serve his lien and such priority as he may be entitled to, if any, in the distribution of his centiled to, if any, in the distribution of his after the qualification of the representative of the estate, but there can be no levy of the execution issued thereon until after the expiration of the period of exemption from suit, allowed executors and administrators.

Judgment reversed with directions.

Judgment reversed with directions.

Marine 165-16; April 165-8a16 11-16.

Southern flour less active and lower atta of 2-8 for common to fair extra, \$6 65a11-16.

Southern flour less active and lower atta of 2-8 for common to fair extra, \$6 65a16 11-16.

Southern flour less active and lower atta of 2-8 for common to fair extra, \$6 65a11-16.

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Southern flour less active and lower atta of 2-8 for 2-8 for common to fair extra, \$6 65a11-16.

Southern flour less active and lower atta of 2-8 for 2-8

Judgment reversed with directions.

Josephus Camp, John M. Stubbs, by Peeples & Howell, for plaintiff in error.

Ward & Caines, by Z. D. Harrison, for de-

Richmond A. Reid vs. Robt. C. Humber. TRIPPE, J. An agent of a factor is not liable to a third person for failing to transmit his orders to the principal of the agent as to the sale of cotton consigned by such third person to the

Judgment reversed. Lawson and Fitzpatrick, for plaintiff in Reese and Reese, for defendant.

R. P. Cook, sheriff, et al. vs. W. A. Huff. Rule vs. sheriff, from Jones.

THIPPE, J. Where in March, 1872, a homestead in the realty and personalty of the husband was set apart to the wife, and a levy of an execution immediately afterwards made on the balance of the land, and the husband died in, April, 1872, pending the levy, the wife is not entitled to twelve months support out of the proceeds of the sale of such balance. If there be pecial grounds set up by the wife, such as hat the homestead exemption is not of the value of the twelve months assignment she hould show that fact.

Judgment affirmed. Lyon & Irvin, by W. A. Lofton, for plain-Blount & Hardeman, for defendant.

Henderson Taylor vs. James R. Martin Case, from Morgan. TRIPPE, J. There was no abuse of the discretion

e Court in refusing to grant a new trial in ent affirmed. Judgment affirmed. Billups & Brobston, by W. A. Lofton, for aintiff in error. McHenry & McHenry, by brief, for de-

P. M. Compton & Sons vs. James W. Moore, aheriff, et al. Injunction, from Baldwin. No. 14, Ocmulgee. TRIPPE, J.

two daughters, L. and E. Judgments were obtained against the representative of the estate on debts due by the testator.

After the rendition of the judgments and Holman in the Democratic caucus Saturday death of the tenant for life, the land was equally divided between the daughters L. and E. Subsequent to this, L. mortgaged the portion she received to C. Plaintiffs in the was defeated by a vote of the caucus. The

not being satisfied from the proceeds of this levy, they were levied on the land of L. C., the mortgagee, filed a bill to enjoin the sale made and sustained, Holman withdrew with under this levy, on the ground, amongst others, that plaintiffs made an agreement with E. or those holding under her, whereby they remitted all claims on her land for \$1,000 when the same was worth nearly four times that sum, and that thereby the whole of the

the land of L., on which he holds the mortgage.

Held, 1. That the right of contribution existed between L and E as to the payment of the executions, and if the creditors discharged all claims on the land of E, for less than the proportionate share of the executions.

The cutters held a meeting to night to consider the labelity to constitute the labelity the

final hearing, and a sufficient showing was made on the application for injunction, to entitle complainant to such hearing—only one-half of the amount of the executions—not deducting the credit of \$1000 collected of E—

for plaintiffs in error. Crawford & Williamson, for defendants. TELEGRAPH TO THE ATLANTA CONSTITUTION

EARLY NIGHT NEWS [See Noon News on First Page.]

CONGRESS. A KELLOGG MEMBER SEATED.

Washington, December 3.—House.—Mr. Smith, from Shreveport, has been seated. The peculiarity of the case lies in the fact that he bears credentials from Governor Kellogg, while the others bear Pinchback's.

The following Committee on Elections has een announced: Smith, of New York: Thomas, of North Carolina; Haselton, of Wisconsin; Todd, of Pennsylvania; Pike, of New Hampshire; Senter, of Virginia, Robinson, of Ohio: Harrison, of Tennessee; Arthur, of Kentucky; Speer, of Louisiana; Captain General Jovellar.

All the journals announce that the contemplated attempt at a demonstration against a cartain personage will not occur, not being likely to be productive of any good results. Senor Queeneta has telegraphed to the Spanish casinos in the interior that recent events have obliged all good Spaniards to renew their oath to preserve the honor of Spain in the Louisiana case was referred to the same about executive session, but no confirmations.

The President sent a large number of nominations to the Senate made during the recess.

The President sent a large number of nominations to the Senate made during the recess.

Dispatches indicate that Booth will be the Senator from California. WASHINGTON, December 3.- HOUSE.-Mr.

THE WEATHER.

CLOU Y IN GEORGIA.

by this evening.

For the lower lake region, New England and the Northern portion of the Middle States increasing easterly to southerly winds with threatening weather, and areas of rain.

Here the courteern portion of the Middle

For the southern portion of the Mid-States and South Atlantic States diminishi pressure, southeasterly to northeasterly winds and partly cloudy weather.

For the Gulf States southerly winds with cloudy and threatening weather on the coast, the temperature falling in the lower Mississippi valley and westward.

After the 10th instant the display of cautionary signals will be suspended at the lake ports for the winter.

EARLY STARS.

PHILADELPHIA, December 3.—The monitor Terror goes off the dry dock to-day and will be pushed to completion.

ROME, December 3.—His Holiness is again

Panis, December 3.—Duke De Roche-foulde is to be appointed to the French mission at London, and Marquis De Noailles now Minister at Washington, is to be trans

on. Cleared-Julia L. B. Gilchrist, Traveler Savannah. The British brig Silas Atwood went ashore seven miles below St. John's light on the 29th. The vessel is high and dry. Having got on during high tide probably got off without injury.

SAVANNAH, December 3.—The schooner
Harry Shepperd, which has arrived from
Jacksonville, Florida, reports that in latitude
31, longitude 75, a large bark was sighted water-logged and abandoned. On approaching the vessel & was found to be the British sel # was found to be the British bark Tarquin, from Pensacola fcr Liverpoo with a cargo of timber. The cargo had been washed overboard. The hatches, for-

ward house and a part of the deck are gone, and the hull filled with water. A SUICIDE.

MILWAUKEE, December 3 .- Geo W. Peckam, an old and estee ned citizen and brother of Judge Peckham, who was lost on the Ville du Havre, jumped from a bridge into the river last night.

MIDNIGHT NEWS. Washington Matters. HORACE MAYNARD ON CUBA.

THE DEMOCRATS ON THE CREDIT MOBILIER AND SALARY STEAL. WASHINGTON, December 3. - Representative Horace Maynard, of Tennessee, was serenaded to night at the Ebbitt House. Among those in the room adjoining the bal Among those in the room adjoining the bai-cony from which he spoke, was President Grant, several members of the Cabinet, and a number of Senators and Representatives. In the course of his remarks he said that the people of Tennessee would see for themselves whether the present agitation on the subject of Cuban affairs boded war or peace. They have read the protocol which was honorable to the United States and not dishonorable to Spain and will look to the WHAUNGTON December 2

livided between him the instrument was consumated udgments were The Democrat Congressmen request a portion she received to C. Plaintiffs in the judgments caused their executions to be levied on the share received by E. The executions Chairman on the ground that the caucus had

but two dissentions.

WAGES REDUCED. RICHMOND, December 3.-In consequence of orders from Washington reducing the balance of the executions, amounting to wages of employees at the government granabout \$6,000, is sought to be enforced against ite works here, there was almost a general suspension of work this afternoon

charged all claims on the land of E, for less than the proportionate share of her liability to contribute to sider the subject. The proceedings are L.—C. as the creditor of L, by mortgage, which has been foreclosed, is entitled to assert her rights, as well as his own equities arising out of such facts, against such creditors.

If the facts recited are established on the final hearing, and a sufficient showing was made on the application for injunction, to enumber of the subject. The proceedings are secret, but it has transpired that among other things a committee was appointed to prepare approach to the seasaly to go to Washington to urge it. Work, however, will be resumed to-morrow, and when the committee reports final action will be taken.

CALIFORNIA.

SNOW - HIGH-HANDED POLITICAL

SAN FRANCISCO, December 3 .- There is light fall of show here. It is snowing in Stockton, Sacramento and other localities in the valley districts of the State. This is very

SACRAMENTO, December 3.—Chief Clerk Boorick yesterday declared the Assembly abjourned without organizing. This has resulted in postponing the senatorial election until one week from to-day. There is great and general indignation at this action, which is clearly recognized as a sharp trick to cheat popular will out of its fair expression.

FORDIGN. TROUBLE BETWEEN GERMANY AND

Berlin, December 3.-The controvers between the German and Spanish govern-ments, regarding German vessels seized by Spanish war vessels in the Philipine Islands, opanisu war vesseis in the rumpine islands, continues to increase in seriousness of its aspect. The German frigate crown Phince and corvette Augusta have been ordered to be prepared for active service at a moment's

Archbishop Ladochawske replies to the de-

nand of the German Government for his

mand of the German Government for his resignation, refusing to comply, declaring he is responsible only to the Pope.

Versallers, December 3.—Admiral Zoares has pressed the Assembly establishment of the International Tribunal for the purpose of investigation of the commission between Versailles on the high seas. IMPORTANT FROM CUBA.

LOUISIANA MATTERS REFERRED. EVERYTHING SETTLING DOWN SERENE AND PEACEFUL.

amber of nomring the recess.
oth will be the
the situation is more moderate and reasonable
in tone. The people are advised to await
more calmly. The crisis is generally con-

LATE STARS.

ST. PAUL, MINN., December S.—The mission to investigate the official conduction of the state of QUARANTINE, L. I., December Reese, a light vessel, has brok will be replaced as soon as pr

Financial and Commercial Atlanta Cotton Statemen ATLANTA, GA., December 3, 1873.—(irm at 131/a131/2 cents. RECEIPTS FOR TO-DAY. Total. Total receipts.

Telegraphic Markets: NRW YORK, December 3.— Cotton firm, sales 2,076 bales at 15 3-43 6a16 1-4.8ome also 1-8 higher; net receipts 248; gross 1 916.
Futures closed steady; sales 14,200 bales February 15 15-16; March 165-16; April

new 16; 67s 17a17 1-4; 68s 16 1-2; new 18 9 1-2; 10-40s 10. Tennessees 70; new 4 Virginias 35; new 40. Course 49. Deferm 9 1-2. Louisianas 35; new 40. Leree 6: 28 58. Alabama 83 65; 53 35. Georgia 4 62 1-2; 78 85. North Carolinas 23 1-2; ner 15. Special tax 9. April and October 10.

St. Louis, December 3.—Flour stands superfine winter \$444 50. Corn—deman light; holders firm; No. 2 mixed \$544. Whisky steady at 88. Pork firm at \$15. 15. 50. Lard—nothing done; offered 714. Norrelle, December 3.—Cotton series. Whisky steady at oo. Fork arta at \$10, 15 50. Lard—nothing done; offered 714. Norfclk, December 3.—Cotton casic, low middlings 14; net receipts 2,04; trports coastwise 3,055; sales 475; stock 5,05. CINCINNATI, December 3.—Flour quiet and steady at \$6 50a\$10. Corn quiet and steady at \$6 50a\$10. Corn quiet and steady old ear 50a51; shelled 50; new ear 30a5. Pork nominal. Lard quiet and steady jobilize health \$8. steady held \$7.000 at \$1.000 a hing, kettle 8; steam held at 7 3-8a7 1-2. B con quiet and steady with only a jobbing trade; shoulders 614; clear rib 714; clear sides 71-2, all low meats. Whisky easiers

SAVANNAH, December 3 .- Cotton onie middlings 14 7-8; net receipts 4,592 bale; groports to Great Britain 2,597; coastwise 3,625 sales 1,480; stock 108,150.

GALVASTON, December 8.—Cotton dulgood ordinary 14; ordinary 12 1 2; net receipt 2,690 bales; exports coastwise 815; sales 30; stock 43,667.

stock 43,667.

Boston, December 3.—Cotton quiet; midlings 16½; net receipts 227 bales; gross 31, sales 250; stock 5,600.

PHILADELPHIA, December 3.—Cotta quiet; middlings 16 1 4; low middlings 15 34; strict good ordinary 15 3-8; net receipt 11 bales: gross 147. tock 43,667. pales; gross 147.

New Orleans, December 3.—Comm

ritating good or linary 14 1-8; net receipt 7,147 bales; gross 9,090; exports to the Britain 7,722; sales 3,000; last evening 566 stock 149,294. MOBILE, December 3.—Cotton irregue, middlings 15; low middlings 14 al4; sin

niddlings in demand at 16: low middlings !!

WILMINGTON, December 3 -Cotton du Aberin, et al. Injunction, from Baldwin.

No. 14, Ocmulgee.

WILMINGTON, December 3.—Cotton and in the President as a leader of peace in this transaction, while they will not forget the wisdom action, while they will not forget the wisdom and caution of the Secretary of State. Through mand; middlings 14 3 8; receipts 1,400 bale sales 1.500. CHARLESTON, December 3.—Cotton slight by lower; middlings 143; low middlings 148; strict good ordinary 13 7-8; net receipt 3.00 bales; exports coastw.se 1,487; seles 1,487;

stock 51,166.

MEMPHIS, December 3.—Cotton quiet; middlings 15a151; receipts 3,834 bales; shipment 1,475; stock 37,746. NEW ADVERTISEMENTS.

N. R. FOWLER, Auctioneer Two First-Class Stores, One on Whitehall St., the Other on Broad

At 11 o'clock, on the premises, THE store on Whitehall street recombed by Phillips & Flanders, is neatly faished new, and furnished with good counters and pies shelving. The building fronts 26 feet, simulations to suit purchaser. Under the Wall front is a good basement, with entrance from The building is of brick, two stories high, will faished rooms up stairs, with entrance for faished rooms up stairs, with entrance for the stairs of the stairs. ed rooms up stairs, with entrance from he shall and Broad streets, with state in the thing of the state of the state of the thing of the state of th

FO thousand doings per sound.

P. Ove sin.

Terms—Half cash; belance six and twelve mails ith interest.

Wallace & Fowlier, and cease plying smi.

WALLACE & FOWLEH, Real Essate Agents,
No. 9 albams structure. No. 9 alab. HIDES! HIDES! HIDES J. HIRSHBERG & CO.,

119 Whitehall Street Pay the Highest Prices in Cash for Hiles. Strayed or Stolen L'BOM the undersigned on the n'ght of the fractive horses, one a Dark Bay, nashed, in year of the other a Gray, shed all round, 8 years of and one pop-eyed Bay Horses MULE 8 years of will pay any necessary expenses for flowing discovery. H. Jones Stable, atlanta, or myself at Landa dec4-d3t&wit

DeKalb County Sheriff's Sa William J. Francis. Levied on a the sport within J. Aracis. This November 13, 1872.

James Hunter, Sport There are planted on the first Taesday in January next, within the law hours of sale, the following property, on the law warrant for rent, issued by J. N. Wilson, H. et officio J. P., in favor of James Robinson, Trans. William J. Francis. Levied on as the sport of William J. Francis. Property pointed on the plantific. This November 13, 1872.

James Hunter, Deputy there. dec4-wids

N THE DISTRICT COURT OF THE UNITS

A. HUNTINGTON, Assistant dect-dlawsw Campbell County Mortgage Sas

1. The from the Miss. The Miss. The Nor. 6. The best of the Post Off. Five First of the System rated, we comment of 5 per \$5 and upware. po28 dlw

Do You Was Saulles & Co. chases of \$5 CIT ENDER TO I & CO. pay the Two horses Regedale, of . Eichard W. dinary of Ca agnalty. - fas Campb Januar f. See administrator. See administrator. See Campbe Wallace & Institute of the control of the cont

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A vessel ioac place arrived a THE great sa

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John son & McCamy,

Dalton, Ga.

O'NEILL & BARCLAY, Prop'rs. ATTORNEYS AT LAW

rercial.

ment. Cotton closed

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ta:

lower at \$7a \$8 05a11 for quiet. Wheat \$1 55a1 56 for avy at 1a2e aixed in store. steady, new ard weak at 41. Rosin eady, 75-16.

54s 12; 65s 12; 1-2; new 5s 70; new 74 49. Deferred Levee 6s 56; Georgia 6s 8 22 1-2; new October 10. Flour steady born—demand mixed 45s46.

ots 2,042; (x-

lour quiet and iet and steady; ew ear 43a45, d steady; job-3-8a7 1-2. Ba-

Cotton quiet; 1,592 bales; ex-oastwise 3,022;

-Cotton dull;

1 2; net receipts 815; sales 300;

on quiet; mid-ales; gross 301

3. — Cotton

ddlings 15 3-4; t receipts 115

tton irregular; 14 a 14; strict eints 1,881; ex-2,000; stock

-Cotton dull; 72 bales; gross sales 45; spin-

tton in fair depts 1,490 bales;

MENTS.

uctioneer.

Stores.

ther on Broad.

twelve months,

HIDES

1 Street, sh for Hides.

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tolen

n'ght of the first, uushod, tix years ound, 8 years old; tULE, 6 years old.

yeelf at Lithonis R. RAGSDALE.

eriff's Sale.

tgage Sner

Reading Notices.

"I wish I was dead!" is an expression not unfrequently made use of by the dyspeptic and sufferer from liver disease, the depressed spirits unfitting the mind for snything, and almost driving him to despair. But be of good cheer, there is life and health for you yet, so those that have taken Simmons' Liver gulator att . It regulates the liver, dis

CONSUMPTION CURED!

COUGHS, BRONCHITIS, ASTHMA, WHOOFING-COUGH, SORE-THROAT, HOARSENESS, CONSUMPTION, and
all Lung. Diseases.

We have never known the second dose to fail in giving immediate relief in CROUP—
the great rest of children and terror of mothers.

Globe Plower Syrup has been tested in ,000 cases of Consumption, in which it cured nearly every case.

3 It cures when all other boasted remedles fail.

Thas cured hundreds of people who re living to-day with only one remaining Ing.

This rare and delightful remedy is the active principle obtained by chemical process from the "Globe Flower," known, also, as "Button Root," and in Botany "Cephelantus Occidentalis." We can with truth assure the community that this incomparable remedy does not contain a particle of Opium, or any of its preparations, no Lobelia, Ipecac, Fquills, Mercury, Hydrocyanic Acid or any other poison whatever.

The action of the Globe Flower Cough Strup on the human system is mild and

Syrup on the human system is mild and benign, and adapted to all ages—from the infant to the adult,

And to Every Variety of Tempera-ment and Constitution. The effects to be looked for after taking Globe Flower Cough Syrup, are first, a southing and controlling influence over any COUGH, affording REFRESHING SLEEP; second, Promoting an easy EXPECTORATION; third, Invigorating the whole system, curing the Cough, and bequeathing to posterity one of its greatest blessings.

SOUND LUNGS AND IMMUNITY

FROM CONSUMPTION. For Testimonials or Wonderful Cures send to the proprietor, or call upon your Druggist. One bottle will prove to you its wonderful virtues.

FOR SALE BY ALL DRUGGISTS. DR. J. S. PEMBERTON & CO. Proprietors, Atlanta, Ga

worse, is the inevitable result of continued uspension of the menstrual flow. It is a condition which should not be trifled with. condition which should not be trifled with. Immediate relief is the only safeguard against constitutional ruin. In all c ses of suppression, suspension or other irregularity of the 'courses.' Dr. J. Bradfield's Female Regulator is the only sure remedy. It acts by giving tone to the nervous centres, improving the blood and determining directly to the organs of menstruation. It is a legitimate prescription, and the most intelligent Doctors use it. Prepared by J. H. Bradfield, drug gist, Atlanta, Ga; \$1.50 per bottle, and sold by respectable druggists everywhere.

gist, Atlanta, Ga; \$150 per bottle, and sold by respectable druggists everywhere.

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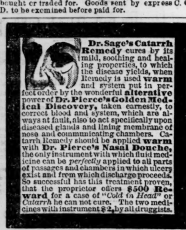
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ANNA V. WHITE, Versus versus VALENTINE WHITE. Divorce, in Fulton Unition Court. Rule to per fect service. I sheriff, that the defendant does not reside in this county, and it further appearing that he does not reside in the State, it is, on motion of counsel, ordered by the Court, that the defendant appear and answer at the next term of this Court, else that the case be considered in default and the plaintiff allowed to rocced.

To is further ordered, that this Rule be published once a month for fourth months in THE ATLANT

ne extract from the minutes.
r 27—diamem W. R. VENABLE, Clerk.

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MANUFACTORY. HE CHEAPEST AND MOST COMPLETE ESTABLISHMENT OF THE KIND IN THE SOUTH.

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ON and after MONDAY, JUNE 30, trains on the Road will run as follows: Bown Day Passenger Train ill leave Augusta at rive at Port Royal ...

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Breech-Loading Shot Guns \$40 to \$200. Double Shot Guns, \$3 to \$10. Single Guns, \$3 to \$20 Riple Guns, \$3 to \$10. Single Guns, \$3 to \$20 Riple Guns, \$5 to \$15. Revolvers, \$6 to \$15 Pistols \$1 to \$38. Gun Material, Fishing Tackle. Large discount make close connection with down night passing the connection with Government of Dealers or Clubs Army Guns, Revolvers, etc., bought or traded for. Goods sent by express C. O. D. to be exemined before paid for.

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John Daniel and Lucien Smith will be pleased to see and wait on their old friends, aug17-daun&wedtf Holders of the Change Bills

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RECEIVE FULL FACE CASH By presensing them at the Office of the state Treasurer.

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Georgia State Lottery FOR THE BENEFIT OF THE ORPHANS' HOME AND FREE SCHOOL,

HOWARD & CO., Managers. ATLANTA, GA., November 1, 1873. ATLANYA, GA., NOWERSET I, 1973.

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FLOERSH, A., Marietta street.
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DANN, B. L., Railroad Block.
LEVY, Whitehall street

DANN, B. L. Railroad Block.
LEYY, Whitehall street
PORTER, JOS. T., Broad street
MARSHALL, E. S., No. 4 Alabama street.
MARSHALL, E. S., South Broad street.
SCHULTZ, G., Decalur street.
SCHULTZ, G., Marietta street.
PRITHRO, A., Alabama street.
WILJIAMS, J. N., Marietta street.
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 DAILY ACCOMMODATION EXCEPT SUNDAYS

 Leaves Atlanta.
 7:00

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